

IN WHIG GENERAL COMMITTEE.

New-York, Sept. 21, 1841.
Resolved, That the Democratic Whig Executive of the City and County of New-York be requested to assemble in their several Wards, at the places hereinafter designated, on Monday evening, 21st Sept. inst., at half past 7 o'clock, for the purpose of choosing from each Ward Five Delegates to represent them in a County Convention, to select thirteen Candidates for Members of Assembly, to represent this County in the next Legislature, and thirteen Delegates to the State Convention to be held at Syracuse on the 6th October next.

And also, to choose three Delegates from each Ward to a Convention for selecting thirteen Members to the Democratic Whig Senatorial Convention of the First District.

Resolved, That the County Convention be requested to meet at the Broadway House on Friday, the 1st of October next.

Resolved, That the Convention to select Delegates to the Senatorial Convention be requested to meet on Monday, the 4th October, at the Broadway House.

(The place of meeting will be inserted to-morrow.)
SAMUEL G. RAYMOND, Chm.
H. C. WESTERVELT, Secy.
E. T. BICKNELL, Secy.

For Notices of Col. Napier's Penitential War—Death of Sir John Moore—and Bulwer's Essays, see First Page.
For a capital contraband of City and County, Room on the Death of Greenville Melton, &c, see Last Page.

THE STATE CONVENTION.—The Express deals harsh blows at the call of a State Convention by the Whig Central Committee. It plays into the hands of Loco-Focism by asserting that

"The causes of a separation of the Administration of the Government, State and Federal, are said to be a difference of opinion with the Federal President upon the subject of a National Bank."

Now by whom is this "said to be?" By the Loco-Foco every where, but not by Whigs. Yet the Express puts the case substantially thus:—The Whig State Committee declare against the President because he is hostile to a Bank—and to sustain this version of the matter the Express will be quoted by the Loco-Foco journals. But nothing can be further from the truth. The Whig State Committee have declared against the course of Mr. Tyler, not simply because he is averse to a Bank, as the Express would have it, but because they have strong reasons for believing that Mr. Tyler is unfaithful to the principles generally on which he was elevated to office—because he has exercised the obnoxious and extreme Veto power not only arbitrarily but in the last instance capriciously—because he has not acted with frankness and good faith toward his supporters and constitutional advisers—because he has meditated a severance of the Whig party and the building up of a Tyler party out of so much of it as he could unite with the mass of the Loco-Focos—because he has meditated a violation of that fundamental Whig principle, One Presidential Term, and so office-seeking by the incumbent of the Presidential Chair—because the first Veto and the circumstances attending it manifested no disposition to spare the feelings of the great mass of the Whig party who were sorely disappointed and aggrieved by it, and the last appeared to be dictated rather by personal feeling than considerations of public duty.—These are substantially the grounds on which the State Committee pronounced against Mr. Tyler; they may be mistaken or exaggerated, but they do not deserve to be slurred over as they are by the Express. That they are not wholly baseless, it would be easy to establish from the Editorial columns and correspondence of that same journal.

But, in the face of its own articles, the Express gravely asks "When? Where? How?" has the President acted other than as a Whig President should, and asserts that "He might have given us a Loco-Foco Cabinet."—Under favor, he could not. A Whig Senate has a word to say to that; even if the monstrous, glaring treachery of such a course would not have excited universal disgust and execration.

So much in vindication of the State Committee and of the One Million Whigs who keenly feel that they have been unjustly exposed to the derision and mockery of their adversaries by the course of Mr. Tyler. We still hope that the differences unhappily existing between the President and the mass of those who elected him will yet be adjusted—that he will return to the old Whig ground from which he has departed, recognize the supremacy of the People's Will, as expressed through their chosen Representatives, and heartily unite in some practicable scheme for the restoration of a Sound and Uniform Currency to the Nation. If there were not reason for such a hope, we cannot believe that Mr. Webster would remain in the Cabinet, or that Mr. Forward would take a place in it. The Whigs will await the evidences of such a beneficial change; but meantime they will let the President know that a change is earnestly demanded. How can they expect an alteration for the better if they do not proclaim that one is desirable? To secure the treatment of men, they will speak in the language of Freedom.

But the Express appears to be not so much opposed to a Convention as to the terms of the Call. It should have been addressed to those friendly to "the Federal and State Administrations." We apprehend that a Convention so called would neither be full nor enthusiastic. Just at this moment, the Loco-Focos are rather more eager to proclaim themselves advocates of Mr. Tyler's course than the Whigs. We trust the boat will yet be on the other leg; but just now a Tyler Convention would be a slender or piteous concern. The call of the State Committee is fully addressed to all Whigs; is not that designation sufficiently comprehensive? And if a State Convention so called shall resolve to stand by Whig principles and measures in a vigorous contest this Fall, who will attempt the "disorganization" that the Express threatens?

Hon. JOHN SERGEANT has resigned his seat in Congress as a Representative of the City of Philadelphia. We believe that JOSEPH R. CHANDLER, Editor of the U. S. Gazette, will be selected his successor.

Great preparations have been made at Lexington, Ky. to greet HENRY CLAY on his return from Washington.

Mr. J. L. MOTLEY, of Boston, appointed Secretary of Legation to Russia, is a brother-in-law of PARK BENJAMIN, Esq. Editor of the "New World."

The Rochester Democrat says that in working a burr block brought from France, a few days since, two honey-bees were found in a cavity perfectly enclosed on all sides. They were torpid, but soon showed signs of life and flew away.

MR. GRANGER'S RESIGNATION.—The following letter from Hon. Christopher Morgan, Representative of Cayuga in Congress, puts a finish to the misapprehensions and misstatements which have been widely disseminated with regard to Mr. Granger's resignation. Mr. Morgan, in a letter to the Courier, says:

"The facts are simply these in relation to the written communication of the Delegation. Early Saturday morning, the day on which the Cabinet resigned, Mr. Granger informed me that he had determined to resign the office of Postmaster General, but that he was unwilling to take so important a step without first conferring with the New-York Delegation. While the House was in session he called upon Messrs. Fillmore, Greig and myself, and we informed him that the Whig Members of the Delegation then in Washington concurred in the propriety of his resignation.

"Mr. Granger then requested that the Delegation would express in a written communication their approbation of the conclusion to which his own mind had come, and such communication was drawn up and signed by the Delegation.

"Instead, therefore, of being compelled by the Whig Delegation to resign, Mr. Granger only sought their approval.

"Very respectfully, your friend and servant,
CHRISTOPHER MORGAN."

Hon. JOHN C. CLARK, Representative of the Chenango District in Congress, has issued an Address to his Constituents upon the present aspect of our public affairs. It is explicit and thorough in its condemnation of the course Mr. Tyler has seen fit to pursue, and in its assertion and maintenance of the principles of the Whig party. It makes an animated appeal to the Electors of Chenango to stand by and vindicate those principles—an appeal which we doubt not will be responded to with enthusiasm. Chenango has been the theatre of many desperate contests, but of none more important than that which is to be determined in November. She has stood firm through many trials, and we will not doubt her now.

BORDER TROUBLES.—The elements of discord seem still in a ferment upon our Canadian border, though their efforts thus far seem confined to occasional acts of petty scoundrelism. We quoted yesterday from the Buffalo Commercial Advertiser a statement that sixty-five kegs of powder were stolen from the magazine near Lockport on Friday night last. The same paper of the 18th says that on the previous night some persons unknown got a cannon on Navy Island and fired several times upon the British armed steamships Minos and Toronto, moored in the river between the island and the Canada shore. We doubt, however, whether Navy Island will soon again become the scene of deeds of so high enterprise as rendered it famous for at least a fortnight, three years since. We are glad to see that Gen. Scott is upon the border; he was at Lewiston last week, and superintended the mounting of the cannon on Fort Niagara.

The Niagara (U. C.) Chronicle of the 16th says that another attempt, partially successful, to destroy one of the locks in the Welland Canal, at Allanburgh, was made on the night of the 9th inst. Two kegs of powder were sunk in the canal and ignited by a fuse. Only one of the kegs exploded, and the damage to the lock was so trifling that it was soon repaired.

The friends of AMERICAN INDUSTRY in all parts of the Union are requested to bear in mind the CONVENTION of Delegates representing the Producing Interests of our Country which is called to assemble in this City on Friday, October 15th. At this will be during the Great Fair of the American Institute, which includes a Cattle Show, Ploughing and Horticultural Exhibitions, the attraction to visit our City just then will be great, apart from the Convention. But in this season of general chaos it is most important that the advocates of a systematic development and invigoration of the National Resources should consult with each other and determine on their future course of action. Friends of Home Industry! we entreat you to hold meetings in your several Cities, Counties and Towns, and select one or more delegates to attend the Convention.

PRACTICAL JOKES.—We understand that the Grand Jury have found true bills against Messrs. M. M. Noah, N. T. Eldridge and M. Y. Beach for libels upon the character of James Gordon Bennett, of the Herald. The gentlemen of the Jury must be great wags; this is decidedly the best joke of the season.

AN EXPLOSION.—The Nashville Union states that a serious accident occurred recently at the residence of Spencer Bulford Esq., in Williamson County, Tenn. Some negroes were sent into the cellar to stop a leak in a barrel of brandy, and in searching for it came in contact with the spirit and occasioned an explosion, which killed five of the negroes; three died in a few hours, and the other two lingered about a day. The fire communicated to the house, but was soon extinguished by smothering it with some green tobacco leaves on the premises.

OUTRAGE.—The Cincinnati Queen City says that a quarrel arose at a house of ill-fame in that city, during which three watchmen were fastened in the house and terribly beaten by three butchers. Two of the watchmen were most seriously wounded and one named Coffin is not expected to recover.

The Philadelphia Chronicle says that on Wednesday last, Mr. Thomas Cowperthwaite, the eldest son of J. Cowperthwaite, late Cashier of the U. S. Bank, was out on a gunning excursion, when he suddenly fell out of a bateau into the river, and was drowned. He was found a short time afterward, in three feet water. It is supposed that he must have had a fit. He was 19 years of age.

The Boston Transcript says that an additional number of steamships are already built for the Cunard line, and that, early in the spring, they will commence running, so that a boat will leave Liverpool and Boston every week, thus establishing a weekly intercourse with Europe.

A severe hail-storm visited Henry Co. Va. on the 30th ult. It destroyed the crops and injured the orchards in that vicinity to a serious extent. A negro man was killed, and another considerably injured. The hail fell in large quantities, and the stones were of great size.

The wall of the mansion house of the late Sebastian Vinscher, in Albany, fell in with a great crash on Monday. No one was injured.

Mr. H. M. BRACKENRIDGE, appointed a Commissioner under the Treaty with Mexico, in the place of Mr. ROWAN, resigned, has arrived in this city and entered upon the discharge of the duties of the Commission.

Coroner's Office.—On Monday afternoon, between 5 and 6 o'clock, a colored female named Elizabeth Tillam, of grossly intemperate habits, residing at Chapel-street, after drinking to excess all the day, went out with a tea-cup and purchased a quantity of laudanum, which she swallowed, and becoming sick, laid down on the floor, and soon sunk into a stupor. A physician being sent for, and her lying in a state of insensibility, died at 11 o'clock next day. The Coroner was called yesterday, and the jury returned a verdict that she committed suicide by taking laudanum.

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AFFECTING CASE.—The Brooklyn News reports a case which came before Judge Kent's Court on Monday, which excited considerable feeling and interest. It seems that about two years since a gentleman moved from Utica to Brooklyn, bringing with him a little girl eleven years of age, the daughter of an intemperate woman, who recently strove to reclaim the child, alleging that, being herself a Catholic, she had conscientious objections to her remaining with a Protestant family. The gentleman having become greatly attached to the child, refused to give her up, and the case came before the Court on a writ of habeas corpus, sued out by the mother. The little girl was greatly affected, calling upon the Court, loudly and with tears, to save her from her mother, and exciting the warmest sympathy of all present. The excitement at length became very intense, the mother and her friends uttering violent threats and even offering violence. In this unpleasant state of affairs, Judge Kent ordered the little girl to be set at liberty. The mother then attempted to force her away, but this, by some interference, was prevented. We do not know the result of the whole, nor are the legal steps in the case very clearly reported.

Mr. Samuel Adams, printer at the corner of Ann and Gold-streets, left his office about nine o'clock on Friday last, to do some business at the office of the Missionary Herald, and has not since returned or been heard of by his friends. Great concern is felt for his fate. His pecuniary affairs were not embarrassed, he had some money with him, and was a man of exemplary moral and religious character. It is hardly possible that he should have gone off voluntarily, if in his right mind. Any information of him, directed to Mr. Monahan, Adams's printing office, corner of Ann and Gold-streets, will be gratefully received by his afflicted family.

The Whigs of Philadelphia have their first grand rally this evening for the approaching Election.

City Intelligence.

Reported for The Tribune.

County Court.—This Court, composed of the Mayor, Recorder, Judge of the Common Pleas, and the Aldermen of the city, met at the Aldermen's chamber last evening at 4 o'clock. Judge Ulshoeber presiding, to hear and try the articles of impeachment, founded on charges preferred by Isaac J. Wood, through his counsel Mr. Russell, against Niles H. Fisher, Esq., special justice of the peace, and his co-defendant, John C. Smith, Esq., a witness. The prosecution was conducted by Mr. Russell, assisted by the District Attorney. For the defence, Messrs. Horace Holden, J. F. Brady, and Mr. Van Cott, appeared as counsel.

The first, pertaining to the arrests, imprisonment, searching, &c. of Isaac J. Wood and Mr. H. L. Williams; and the 2d, containing four specifications relative to the arrest, imprisonment, &c. of persons named Fitzsimmons, Brown, and Ernie Bowling, in all of which it is charged that the magistrate acted illegally and oppressively, and in some of them maliciously and corruptly. The case was opened by Mr. Russell, reciting the charges, &c. and he then proceeded to examine Mr. Wood as a witness, who gave a long and detailed account of his arrest, search, imprisonment, to arrest, discharge, arrest again, &c. &c. He was then subjected to a most critical and searching examination, instituted by Mr. Brady, which occupied the Court during the remainder of the evening.

COURT OF SESSIONS.—September 21.—Before Judges Lynch and Noah, and Aldermen Jones and O'Neil. George J. Judd, charged for a assault and battery on William F. Deberg, of 93 Eldridge st., on the 22d April last. The jury were unable to agree on a verdict and were discharged.

Abraham Clarkson Vandewater was tried for an assault and battery on William D. Flar, brother of 179 Eldridge st., when in Catherine Market. The jury found him guilty.

William Wiley, Esq., came into Court with his counsel, and pleaded not guilty to the indictment against him. The trial will not take place at the present term.

Samuel A. Suydam having been indicted for an assault and battery with intent to kill, on the 22d April last, by cutting the face of a man named William F. Deberg, with a knife, &c. The District Attorney moved for a writ of habeas corpus, on the ground that the indictment was defective. This was opposed by Messrs. Price and Morrell, counsel for the accused, and after argument the Court ordered the bail to be fixed at \$5,000, which the defendant gave and was discharged.

Moses H. Baker was tried for an assault and battery on William F. Deberg, of 93 Eldridge st., on the 22d April last. The jury were unable to agree on a verdict and were discharged.

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Catherine Dugan, stealing a gold watch, worth \$12, from John A. Scaccia, guilty—sentence suspended and she remanded. Charles Hodge, black, stealing two pairs of pantaloons, worth \$30, from Isaac J. Wood, guilty—sentence suspended and he remanded. Henry Brown, black, stealing a vest, worth \$3, from William Porter, guilty—sentence suspended and he remanded. Catherine Rayden, stealing a cloth coat, worth \$12, from John F. Ware, guilty—Penitentiary 6 months. Honora Scully and her daughter, Mary, stealing a pair of pantaloons, worth \$12, from Jacob C. Lisak, guilty—sentence suspended and they remanded. Henry Brown, black, stealing a vest, worth \$3, from William Porter, guilty—sentence suspended and he remanded. Catherine Rayden, stealing a cloth coat, worth \$12, from John F. Ware, guilty—Penitentiary 6 months. Honora Scully and her daughter, Mary, stealing a pair of pantaloons, worth \$12, from Jacob C. Lisak, guilty—sentence suspended and they remanded. Henry Brown, black, stealing a vest, worth \$3, from William Porter, guilty—sentence suspended and he remanded. Catherine Rayden, stealing a cloth coat, worth \$12, from John F. Ware, guilty—Penitentiary 6 months. Honora Scully and her daughter, Mary, stealing a pair of pantaloons, worth \$12, from Jacob C. Lisak, guilty—sentence suspended and they remanded.

John Edwards and Alexander Winslow, assault and battery on Alexander Thompson, guilty—Penitentiary 6 months. Johanna Wolf, stealing a silver watch, worth \$12, from Jacob C. Lisak, guilty—sentence suspended and she remanded. Henry Brown, black, stealing a vest, worth \$3, from William Porter, guilty—sentence suspended and he remanded. Catherine Rayden, stealing a cloth coat, worth \$12, from John F. Ware, guilty—Penitentiary 6 months. Honora Scully and her daughter, Mary, stealing a pair of pantaloons, worth \$12, from Jacob C. Lisak, guilty—sentence suspended and they remanded. Henry Brown, black, stealing a vest, worth \$3, from William Porter, guilty—sentence suspended and he remanded. Catherine Rayden, stealing a cloth coat, worth \$12, from John F. Ware, guilty—Penitentiary 6 months. Honora Scully and her daughter, Mary, stealing a pair of pantaloons, worth \$12, from Jacob C. Lisak, guilty—sentence suspended and they remanded.

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